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United States District Court 600 East First Street Scite "304 Porne, Gn 30161

SEP 18 2017

Michael J. Smellings dr. : Goethoggi43 Plaintiff: JAMES N. HATTEN, Clerk

By: Deputy Clerk

RESOURCE Civil Rights

42 U.S.C.S 1983

Incident Pake 12/22/15

V.

Civil Action Filed No: 1716-CV-00130-CC-AUB

Officer R. Stray, Defendanto

Praintiff michael Snelling, dr. who is confined at the Cacility of Baldwin State Prison in Hardwick, GA 31034 I'm writing you about the Defendant officer R. Stroy's 1 95k you Please not to dismiss my claim for any reason because I have all of facts and reason where I really carnot Put it all on Paper the right way to tell you in Court. I have to tell you face to face with the Defendant Officer R. Stroy and other Staff Officer involve in this Case. But I can tell you everything in Court of trial in how if really mappen, Also Show the Court what was done to me while I was in Grady Hospital. Defendant Officer R. Stroy lie in has Statement while on oath. To the State and the People of the Court the truth shall be heard that was almost Provounce Road on the date of incident December. 22, 2015. I Pray that the Federal court would really take the moment of a good look into my arism of my knowns of right and wrong in what the Delendant officer R. Strong and other who are involve that knew about my interaction at the Hospital also who was watching over me while I was in Par them 11 days. The Betendant Officer R. Stroy Unlawfor Committed a Federal Crime in the Carility involved with Prisoner who confined inside the (Fulton county doll). 1 OF 4

Cast Willatin Potes of Fired New , 22, 2016

First DePenst

Plaintiff Complaint and answer to State my Crain against Defendant Officer R. Stroy upon which relief can be granted.

- D. Money Paid to me in the Amount of \$ 60,000.00
- 2). A Pair of glasses in the Amount of \$ 250,00 Paid by the County Cost.
- 3). All hospital bill Paid to Goody Hopspital also for my Surgery for my neck and everything else that is involved with my indexy.

third Defensit

Defendant officer R. Stroy has committed an act of Polling the Plaintiff michael Shelling de life in danage.

Previous Louiseits

Perendent is without information or knowledge sufficient to from a belife as to the truth of the allegations as sot forth in Pavagraph 1. (A), of Phintiff's Complaint to the extet an answer is required they are not denied. Defendant officer R. Stroy is making a fool of him-self and the caut's by lie's while he is on oath in how he wasn't doing his dob right and broken the United States law, Federal law under color of State Law." i. (B). The same statement on the Plaintiff behalf of the truth. 2.(A) (C) (D). my same statement of Plaintiff michael Shelling, dr. Also Still suffering Pain.

Statement of Chin

Defendant afficer R. Stroy admits only that he remared the handcuff's from immate Nowan Tromas so that Nyron Thomas could enter his cell without another esport as a officer or 8gt or Lt. Defendant Stroy Btatement don't sound right and I the Plaintiff know for a fact that the in mate walk into the Zone of 600 without other officer's with him and without handcuff's on.

R. Story did not esconting the in mate Nyron Thomas OF the Steins to his Cell 610 zone 600. I Plaintiff michael Swelling. dr. Have Said before On December. 22, 2015. All other allegations is not denied or dismiss.

Statement of Facts

Rowmant 534 Fied doll 12,2012

"Raintite" was outside my centror recreation in an "administrative bakaboon Zone" where Physical interaction between immates is Prohibited. (Occ. 5919). At the Same time, Overtion for the Defendant Officer R. Stroy ask nim this a open white escenting inmate Nyron Thomas was he in handouts as he was enter the zone by him self and was there any other officer or Set with you while gow was escenting immate Myron Thomas "Soustion ask the Defendant officer R. Stroy did he walk the immate Myron Thomas up any Stews at any time. I would like for you to find out where inmate Nyven Thomas Confined et What Prison and have him in court as well. 3 Question, ask the Defendant Officer R. Stroy was there "Aldie Video Carnera in every Zone and why was it not been sail in his Statement to show in to the Court on Dec. 22. 2015. "Question what was going through Defendant Officer R. Stroy mind to cause Physical harm. " Question. Ask Defendant Officer R. Stroy again if he wasn't escarting in mate Myron Thomas up the Stairs ask Defendant officer R. Stroy where was he Standing at when the inmate Thomas Posed me while I was on the kissle Michine. 6 Question ask the Defendant Officer R. Stooy that he was aware about inmate Myron Thomas of what he had in mind before leaving zone 700 and enter zone 600 without the other escort with him. Signed This 19th day of September, 2017

Michael Snelling, dr. (Signature of Plaintiff)

> Michael Snelling, dr GDC# 1099143 Boldwin State Prison P.O. Box 218 Hardwick, GA 31034